

President Wilson Favors New Treaty With Japan

Bryan and President Exchange Code Messages Over Land Affair

BRYAN REFUSES TO DISCUSS THE TEXT OF MESSAGES AFTER ENDING CONFERENCE WITH LEGISLATORS

(By Associated Press)

WASHINGTON, April 29.—Bryan's position that the California legislature postpone anti-Asian land action until the president has an opportunity to negotiate a new treaty is believed to make in deference to public feeling in California. It is believed in case the request is refused the government purposes to become the intervenor with the Japanese in any suit they may bring before the federal courts to nullify any action of the California legislature.

It is pointed out that the existing Japanese treaty is intended to meet the temporary need of quieting the unrest occasioned by the Pacific coast school question and is far from satisfactory. It contains no prohibition for such action as California complicates and Bryan realizes he must depend on the patriotism and patience of Californians to assist the government in solving the difficulty of diplomatic means.

Senator Works prepared a state-

ment today in which he upheld the California right to enact the law in question and approved the viewpoint of the legislators. It is expected the cabinet will meet this afternoon to discuss the question.

The president submitted no messages to send to Bryan or the California legislators. The cabinet members said no conclusion had been reached. The intimation was given that some of the members had reported a growing sentiment throughout the country for a more careful inquiry into the California viewpoint, and the view was expressed that the administration will not recede from the position desired by Bryan.

Code Messages Exchanged.
SACRAMENTO, April 29.—President Wilson and Bryan exchanged several code messages today but no further conference with the legislature had been called for the forenoon, and it is expected that there will be none until late. Bryan declined to discuss the messages and there is much speculation among the legislators. Both houses returned to routine work.

HIGH SCHOOL PLAY WILL BE GIVEN FRIDAY

STUDENT ACTORS APPEAR IN THE "TIME OF HIS LIFE."

The high school students will present their play, "The Time of His Life," at the Nevada theater Friday evening at 8 o'clock.

The play is one of the best and brightest of Baker's comedies and judging from the rehearsals will be presented in a manner that will be enjoyed by all.

"Mrs. Bob Grey" receives a delayed letter informing her that the "Wycomes" will dine with her in the evening. She has given her cook and butler a holiday. The Wycomes are very fastidious and Mrs. Grey can not bear the thoughts of their coming when they have all been excused before dinner is served. Tom Carter, her brother, volunteers to take the butler's place and orders a restaurant dinner which he will serve. "Impossible," Mr. Wycome is a fussy, fidgety old man who never eats restaurant cooking.

"Nonsense," he is suffering from an overzealous imagination. If he isn't well give his old digestive organs a good shaking up."

Tom takes Uncle Tom's place and the fun commences. Mr. Wycome has an imaginary attack of paralysis. In the second act Tom uses his imagination and gets amusingly mixed. Wycome has several "spells." Uncle Tom returns and sees his double. "Tee a done gone coon; I see done seen ma double; I see a gone goose sure."

Wycome has the worst attack he ever had. He sees double and has a terrible spell with his heart. A frantic search for Uncle Tom, all the police in New York on the hunt for decrepit coons. Burglars—Wycome finds one and has Uncle Tom tie him up. A terrible mistake; not a burglar at all. The play is a laugh from start to finish and extremely funny.

The time—Friday night, May 2; and the place, Nevada theater. Purpose, to send the track teams to Reno.

RESIGNS FROM DIVISION OF STATE DEPARTMENT

(By Associated Press)

WASHINGTON, April 29.—William T. S. Doyle of California, two years chief of the Latin-American division of the state department, resigned today to enter into private business.

A store that advertises must be a store of values—of "bargains"—or the advertising would not pay.

SERVICES HELD OVER REMAINS OF E. A. BRUNSON

BODY IS TAKEN TO LOS ANGELES BY DAUGHTERS AND WILL BE CREMATED.

Accompanied by two daughters, the remains of the late Dr. E. A. Brunson were taken this morning to Los Angeles where the body will be cremated. Brunson died at Lone Mountain last Saturday from an attack of acute blood poisoning.

The Misses Lillian and May Brunson, daughters of the deceased, arrived from Downey, California, yesterday morning and arrangements were completed after their arrival for the shipping of the remains to southern California.

Brief services were held over the body last night by the officers and members of Tonopah lodge of Masons. The deceased was a member of Downey lodge of Masons and services will also be held in Los Angeles on the arrival of the body in that city.

Brunson was a veteran of the Civil war, having fought on the side of the Confederates. At one time he was a recognized authority in the medical world but of late years he had abandoned his practice on account of ill health.

SENATE COMMITTEE TO POSTPONE HEARINGS

(By Associated Press)

WASHINGTON, April 29.—The senate canal committee decided today to postpone until December further action on the tolls in question.

"JERRY THE LUNCHMAN" KILLED BY GANGSTERS

(By Associated Press)

NEW YORK, April 29.—Suspected of squealing to District Attorney Whitman, "Jerry the Lunchman," was shot to death by five gangsters today. Five suspects were arrested.

ELEPHANT'S TRUNK IS A DANGEROUS WEAPON

(By Associated Press)

OAKLAND, April 29.—An elephant in a circus here reached out of a tent today and seized G. J. Gardner, an employee, and after dragging him into the tent, hurled him through the canvas walls, seriously injuring him.

INJURED IN WRECK.

QUINCY, Mass., April 29.—Several

Italian workmen and two passengers were cut and bruised in a collision today between a work train and a passenger train on the West Quincy branch of the New York New Haven and Hartford railroad.

HERMAN ZADIG LOSES FIGHT FOR CONTROL OF UMATILLA IN BATTLE WITH FORCES OF HALL AND MARTY

H. Zadig, the San Francisco stock broker, who has been a dominating factor in the affairs of the Umatilla Tonopah Mining company, since its organization, was ousted from the control last Friday at the annual meeting of the stockholders held in San Francisco. Zadig left the meeting in anger and with him went the books of the company. His absence did not prevent the stockholders from taking action on any and all business brought up, and a new directorate was elected and former Superintendent Ben Marty again appointed to have charge of the mine.

The fight against Zadig was conducted by R. C. Hall of Pittsburgh and B. F. Marty of Tonopah. Out of 1,405,000 shares of stock issued the Hall and Marty forces represented 819,000 and Zadig was credited with 546,000 shares. He ruled out 50,000 shares of the Hall proxies as being "late transfers" but this did not reduce the majority of the opposition. It is said that Zadig's personal interests in the company amount to but 200 shares.

The Hall forces offered to elect Zadig a director in the company and to allow him to name one other director and secretary, and also to elect him as president, even though he represented less than half of the stock. All that Hall insisted upon was the naming of three directors and the mine superintendent.

Zadig declined this offer and bolted the meeting, accompanied by Directors Barrett and Colburn. This left the Hall forces in control of the session and the business was continued uninterrupted. M. L. Asher, S. E. Asher, Dr. C. L. Clinton, Letson Balliet and B. F. Marty were then elected directors.

The stockholders adopted a resolu-

tion disapproving of the peremptory act of Zadig in removing Marty from the mine superintendency. Marty was reinstated as superintendent to date from April 1, the time of his removal.

At the meeting of the new directors M. L. Asher was elected president of the company, Dr. C. A. Clinton vice president, and B. F. Marty secretary and mine superintendent. Zadig is declared to have taken his defeat hard. He refused to give up the books of the company and rushed them to a safety deposit vault. It is stated that mandamus proceedings will be directed against the broker for their recovery. Notwithstanding the absence of the books the newly elected directors declare they will remain in control of the mines as their election was carried out legally. Before leaving the meeting, it is stated that Zadig declared that all assessments levied "were dividends to us," and threatened to put the company in the hands of a receiver if an assessment was levied by the new board. However, none have been levied as yet nor has an assessment been discussed by the directors.

One of the most important questions to be determined will be the paying of the wages of the miners employed at the Umatilla this month, as Zadig still holds the funds and has no authority to pay out a cent. It is probable that the directors will secure a decision in their case before pay day, or else the money will be advanced to meet the pay roll.

Zadig has called a meeting of three of the deposed directors today. This will be attended by Zadig, Barrett and Colburn, but it is doubtful if any action will be taken. It is declared that Colburn took his defeat with better grace than did the other two directors named and it is doubtful if he will participate in the session.

HELD TO ANSWER TO GRAND JURY ON MURDER CHARGE

LIZZIE WOODFOLK, COLORED MURDERESS, APPEARS IN LOWER COURT.

Lizzie Woodfolk, colored, was today bound over to appear before the grand jury on the charge of murdering Lena Hamilton at the conclusion of the preliminary examination held in the justice court. The defendant appeared without an attorney and declared that she did not desire to make a statement. Just the facts of the case were brought out and upon this showing Judge Dunseath held the defendant to answer to the charge.

It is understood that District Attorney Sanders will file a complaint against the woman, acting upon his own information and belief, and thus remove the expense that would be incurred should the case go before the grand jury. The district attorney but recently received a copy of the new law enacted by the last legislature and is now looking into the matter.

Should the grand jury action be dispensed with it is probable that the case will be concluded within the coming month.

STAMPEDE TO OLD REVELLE DISTRICT STARTS

LOCAL TALENT HURRIES TO THE SCENE OF LATEST REPORTED DISCOVERY.

Several automobiles loaded with stampedees departed last night for the old Revelle district about 75 miles east of Tonopah, to a new mining excitement. Rumors of fabulous assays were to be heard about the street, but particulars in detail were absent.

It is understood that some sort of discovery was made in the district about a week or ten days ago and since that date the ground has been located in all directions. Great secrecy marked the work of the original locators and no information as to the location of the district was given out until yesterday.

It is expected that the stampedees will commence to return this afternoon when additional details will be had as to the excitement.

REPORTED THAT AUSTRIAN TROOPS CROSS FRONTIER

LONDON STOCK EXCHANGE INFORMED THAT SOLDIERS ENTERED MONTENEGRO.

(By Associated Press)

GENEVA, April 29.—All Austrian troops in Tyrol, considered the flower of the army, have departed for the frontier of Montenegro and Novipazar.

Invasion Is Reported.

LONDON, April 29.—It is reported at the stock exchange that Austrian troops have entered Montenegro, but neither the British foreign office or the foreign diplomats can confirm the report that Austria-Hungary has decided on independent action to force Montenegro to evacuate Scutari, although it came from a special correspondent at Vienna.

If it's of exceptional value at the price, it's sure to be advertised in the Bonanza, else the merchant would be hopelessly unprogressive.

PETITIONS FOR SANITARY ZONE ARE CIRCULATED

REQUEST IS MADE TO COMMISSIONERS TO COMPLY WITH RECENT REQUEST.

Petitions are being circulated in this city asking the board of county commissioners to declare a sanitary district as has been recommended by the public utility commission. The petitions have been left at several local business houses and a number of the tax payers have already affixed their signatures to the documents. The petitions carry the following wording:

To the Board of County Commissioners of Nye County, Sitting as a Town Board for the Town of Tonopah:

Believing that it is necessary to the general health of this community that a sanitary district be created and as such action by the town board has apparently been delayed until it was seen that the public service utilities commission of Nevada would report regarding rates charged for water, and as these rates have been materially reduced by an order emanating from the above commission, and as the creation of a sanitary district has been recommended by this commission with their promise to regulate sewer rates, we, the undersigned citizens and taxpayers do hereby petition your honorable board to now take up the matter of creating a proper sanitary district in the town of Tonopah and ask that such a district be created.

WATER COMPANY RATE REDUCTION IS CONTINUED

NEW SCHEDULE WILL NOT GO INTO EFFECT UNTIL FIRST DAY OF JUNE.

An extension of time for the putting of the reduced water rates into effect has been granted the Water Company of Tonopah by the public service commission. The order reducing the rates originally called for the new schedule to go into effect on May 10, but the subsequent order received by Manager Burnham announces that the time has been extended until June 1.

The public utility commission likewise reopened the case and informed the company that additional arguments could be submitted not later than May 15. This offer, it is understood will be accepted and the Water company will present additional data in argument against the rate reduction.

JUDD TERRILL IS ACQUITTED OF MURDER CHARGE

JURY IN CHURCHILL COUNTY MURDER CASE FINDS VERDICT FOR DEFENDANT.

(Special to the Bonanza.)

FALLON, April 29.—Judd Terrill, on trial for murder, committed over a year ago at the camp of Terrill, was acquitted by the jury today. The jury after rendering a verdict, complimented Terrill.

The case arose over a shooting scrape at Terrill, during which the defendant shot and killed one man and wounded another who were working on mining property, the ownership of which was claimed by the discoverer of the camp.

NO BIG DECISIONS.

WASHINGTON, April 29.—The supreme court has announced no decision in the state rate cases and other important suits impending.

Read the Bonanza want ads.

GOVERNOR ODDIE DEFENDS HIS ACTIONS IN VETOING MEASURES RELATIVE TO BUILDING ROADS

Governor Oddie, in response to wholesale criticism directed at him from all sides for vetoing several bills relative to a state bond issue for the construction of good roads in Nevada, has issued a statement defending his action. The following excerpts are taken from the statement:

"I vetoed three bills passed by the recent session of the legislature carrying appropriations aggregating \$60,000 for highway construction in certain counties.

"The total length of road on which this sum was proposed to be expended exceeded 1,100 miles, thus averaging about \$55 per mile. Its utter insufficiency to accomplish results worth while, when distributed over such a mileage, will hardly be questioned by any one familiar with the cost of good roads. The allotment to any county would scarcely have been appreciable in beneficial effects upon its highway problem.

"The state tax rate for 1913 and 1914, after deducting the special taxes set aside by law for the 1915 expositions and for the Home for Juvenile Delinquents, is reduced two cents this year and six cents next year in respect to the portion available for the general support of the state government and its institutions including all special appropriations. This is equivalent to a reduction of over \$20,000 this year and over \$60,000 next year in the ordinary revenues of the state; and occurring on a showing that the income of the state the past four years has been less than the disbursements, left little opportunity for discretion on the question of the approval of these bills.

"Aside from the foregoing fiscal reasons, in the statement of my objection accompanying these vetoes, I discussed certain phases of the question of state versus county handling of highway construction, which

seemed to me to be worthy of thoughtful consideration by the people of the state.

"I expressed the conviction that, as a general rule, the taxpayers of one county should not be taxed for road building in another county, from which they, presumably, derive no direct benefits. If the people of any county, from lack of enterprising public spirit, or because of closeness, are unwilling to tax themselves for good roads, it is hardly fair to the more progressive people of other counties that they should be taxed to build them for them. The argument which has been advanced, that unless the state build the roads, there will never be good roads in some counties in Nevada, because the people of such counties will not tax themselves therefore, I trust is not true in fact."

The statement concludes with the following:

"In concluding this communication I trust that it will serve the purpose intended, of awakening renewed and decisive interest in the 'good roads' problem in Nevada. The opportunity is before the counties to meet the situation, and, believing as I do in the progressive enterprising spirit of the people of this state, when actively aroused, I hope and urge that every county come squarely to the front at the earliest practicable day on the proposition of its proportional share of good roads building in Nevada. The burden will not afflict the tax payer, but will return benefits, direct and indirect, and in many ways far greater than what a property owner will have to pay."

"If the honorable boards of county commissioners, the press and our enterprising citizens will take the matter actively in hand, there is no reason why Nevada, by 1915, cannot be a state which can be advertised the country over for the excellence of its highway system."

PNEUMONIA CASE COUNTY HOSPITAL PROVES FATAL

ALFRED O'BRIEN, MINER, SUC-CUMBS AFTER ILLNESS OF SHORT TIME.

Alfred O'Brien, a miner, recently employed at Round Mountain, died at the county hospital early this morning. Death was caused by an attack of pneumonia. The remains have been removed to the undertaking parlors of Wagon and Cavanaugh, from which place the funeral will be held. No arrangements for the interment have been made as yet.

O'Brien was aged 55 years and was a native of Maryland. From what can be learned it is believed that he has no relatives surviving. For a number of years has been employed in southern Nevada mining camps and a portion of this time was spent at Round Mountain, his last working place. He was taken ill at Round Mountain a short time ago and removed to this city that he might be given treatment at the hospital.

RED CROSS LEADER DIES.

ST. PAUL, Minn., April 29.—Miss Mary Browne Penniston, well known charity worker, and from whose gardens in the Bermuda Islands, it is said, came the first Easter lilies to the United States, died last night from pneumonia.

Miss Penniston was 76 years old. She was a member of the Red Cross and was chief of the organization in Los Angeles for several years.

TEMPERATURE REPORT.

Highest temperature yesterday, 65; a year ago, 58.
Lowest temperature last night, 42; a year ago, 40.

NOTED ACTION IS DISMISSED IN RENO COURT

CASE ARISING FROM RENO EDITORS SENT TO JAIL IS FINALLY ENDED.

In the district court this morning a case which resulted in two men being sent to jail for contempt of court, and which caused considerable comment and notoriety was dismissed and the restraining order issued during the progress of the action dissolved on consent of counsel for both sides, says the Reno Gazette.

The action was entitled Edwards against Little, Phillips and the Nixon National bank, the bank being named merely in its capacity as the depository of funds involved in the suit. The suit was heard before the late Judge W. H. A. Pike, and during the progress of the affair an article was published concerning it in a publication known as the Reno Nevada Weekly, the editors of which were adjudged guilty of contempt of court and sent to the county jail.

After the death of Judge Moran the case came up before Judge Moran on a motion for a new trial. A new trial was granted, and later the case went to the supreme court, the appeal being dismissed, according to statements made by counsel this morning. It was stated in court that the parties to the action had agreed to settle the matter out of court. The restraining order preventing the Nixon National bank from paying the money involved to the defendants was dissolved.

MADERA RIGHTS UPHELD.

WASHINGTON, April 29.—The power of the city of Madera, Cal., to construct a municipal waterworks, although a private waterworks now exists there, was upheld today by the supreme court.